## IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

THE STATE OF PENNSYLVANIA

v.		:	02-MC-183
LLOYD DEANS		:	
ORDER			
AND NOW, this	day of July 2002, it is <b>OF</b>	RDERED	that plaintiff's motion for speedy
trial and/or dismissal of charges (docket entry # 1) is <b>DENIED</b> . The clerk's office is instructed			
to mark this action closed. <sup>1</sup>			
		ANITA I	B. BRODY, J.
Copies FAXI	ED on to:	Сор	oies MAILED on to:

<sup>&</sup>lt;sup>1</sup>According to the motion filed by Lloyd Deans, a prisoner at FCI Fort Dix, on September 23, 2000, a warrant for his arrest was issued for failure to appear in court on charges of driving under the influence. This warrant has been lodged with the Federal Bureau of Prisons, for delivery of custody of Deans upon his release from federal custody. Deans filed a motion in this court requesting either for a speedy trial on or dismissal of those charges as the warrant is affecting his eligibility for programs at FCI Fort Dix. However, as this court has no jurisdiction over charges pending in the state courts, I have denied Deans' motion.